

Class Action Fairness Act (CAFA) Notices
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Preliminary Notice Date	Case Number	Court	Case Name Summary of Issue	Fairness Hearing Date	Website Link
1/3/11	C10-00973	(WD. Wash.)	<p>Fine v. T-Mobile USA, Inc. Plaintiffs allege T-Mobile made false representations regarding the offer of a free plane flight if consumers subscribed to T-Mobile's MyFaves Cellular telephone rate calling plan for a two year period.</p> <p>The class is composed of all persons in the US who received a booking request form for T-Mobiles FlyFree in '08 promotion, who submitted such form within 13 months thereafter, but did not receive a round-trip flight.</p> <p>The settlement provides for T-Mobile to issue either a \$55.00 or \$82.50 payment to class members who submit a proper and timely claim to the claims administrator. Deadline to return claim form 5-13-2011.</p> <p>Approximately 25 District residents are affected by this class action settlement.</p>	5/13/11	https://flyfreesettlement.com
1/3/11	09-CV-01752	(D.D.C.)	<p>Evelyn Carter et al. v. Wells Fargo Advisors, LLC et al. Plaintiffs alleges Defendants engaged in systemic gender discrimination against female financial advisors in regard to compensation, account assignments, partnerships, promotional opportunity, training and development in violation of the Civil Rights Act of 1964.</p> <p>Class members include all [1] Women in US who are/were employed as Financial advisors by a)</p>	6/11/11	www.wachoviagenderdiscrimination.com info@findjustice.com

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			<p>Wachovia Securities LLC or its successor Wells Fargo Advisors LLC between 3/17/03 and the date of preliminary approval (pending) &/or b) Wells Fargo Investments LLC between 12/31/08 and the date of preliminary approval (pending). [2] Women employed as Financial Advisors by Prudential Securities Inc. or A.B. Edwards & Sons, Inc., are included as of the effective date of respective consolidation/merger with Wachovia Securities/Wachovia Corp.</p> <p>Settlement provides for various forms of programmatic relief related to interviewing, hiring, training and development of Financial Advisors and mandates workforce diversity and inclusive efforts to be an active component in managerial evaluations. A monitor shall be appointed to monitor the company's efforts to satisfy obligations of the settlement agreement.</p> <p>Settlement payments to be made on claims based on length of tenure, facts supported on the discrimination complaint, extent of claim released and contribution to prosecution of this action.</p> <p>Approximately 9 DC residents affected.</p>		
1/5/2011	08-CV-1328	(S.D. N.Y)	<p>In re Orion securities Litigation Plaintiffs allege Defendants used false or misleading statements that violated federal securities laws and inflated Orion common stock prices.</p>	4/14/2011	www.gilardi.com

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			<p>The class includes anyone who purchased or acquired Orion Energy Systems, Inc. common stock Initial Public Offering from 12/18/07 to 2/7/08.</p> <p>Settlement provides for payment based on a court approved formula for class members who submit a postmarked claim on or before 4/18/11 to the Claims Administrator.</p>		
1/7/11	08 MD 2002	(E.D. Va.)	<p>Notice of Proposed Settlement In re: Processed Egg Products Plaintiffs allege Defendants engaged in a conspiracy to decrease the supply of eggs and egg products and to fix egg prices which injured direct egg purchasers. Two Cases are involved:</p> <p>Moark Settlement class includes all persons/entities in the U.S. that purchased eggs, including shell eggs and egg products produced from caged birds in the U.S. directly from any producer from 1/1/2000 to 7/15/2010.</p> <p>Sparboe Settlement class includes all persons/entities in the U.S. that purchased eggs, including shell eggs and egg products from caged birds in the U.S. directly from any producer from 1/1/2000 to the present.</p> <p>Moark and Sparboe Settlements will distribute payments to class members according to a court approved plan for class members that submit timely and valid claims.</p>	2/28/11	(866) 884-8306 www.eggproductssettlement.com
1/7/11	06-CV-439	(E.D.Va.)	<p>Frankel et al. v. Cole et al. Plaintiffs allege Defendants conspired to delete</p>	4/22/11	Class Counsel: Norman A. Kaplain

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			<p>bond records, steal funds held in JPMC Administered bond funds that had matured but were still outstanding, and made false records and statements to the SEC and NYS comptroller.</p> <p>Class members include anyone holding claim or title to an unclaimed bond for which J.P. Morgan Chase and Company or its affiliate served as the transfer or paying agent from 1/1/80 to 10/1/2006.</p> <p>Members of the subclass include cities who were municipal bond issuers.</p> <p>Settlement provides a redemption program for class members who submit a valid and timely claim by 9/1/11 providing evidence that claimant own and outstanding JPMC Administered bond or is a Successor in Interest for same.</p>		111 Great Neck Road New York, NY 11021 (516) 487-4300
1/10/11	MDL 1967	(W.D. Mo)	<p>In re Bisphenol-A (BPA) Polycarbonate Plastic Products Liability Litigation: Plaintiffs allege Defendants violated various states deceptive practices acts, breach of express and implied warranties, and made misrepresentations in regards to products that contained Bisphenol-A (BPA).</p> <p>Class consists of all persons who purchased a polycarbonate plastic baby bottle, nipple, training or sippy cup manufactured by Avent or Philips and sold in the United States between 1/1/01 - 12/31/2008.</p>	5/2/11	www.PhilipsBPASettlement.com Claims Administrator 1-866-730-1621

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			<p>Settlement provides for refund or voucher to be issued to certain class members who submit a claim form by 7/16/2011.</p> <p>Claim forms must be postmarked or submitted by July 11, 2011.</p>		
1/10/11	10 CV 02510	(C.D. Cal.)	<p>Eisentat v. Ken's Foods Inc. Plaintiff alleges defendant labeled and sold salad dressing under the label Ken's ® Healthy Options when the product did not comply with FDA guidelines and regulations to be marketed as "healthy".</p> <p>Class members include any person who purchased a flavor of Ken's Healthy Options salad dressings in the U.S.A.</p> <p>Class members who purchased more than 4 bottles will have to submit proof of purchase with their claim form.</p> <p>The settlement established a fund to pay class members who file a timely claim form in the amount of \$3.00 for every bottle of Ken's Healthy Options salad dressing purchased.</p> <p>All unclaimed settlement funds will be donated to charitable food banks, and Ken's Foods, Inc. has agreed it will no longer use the term "Healthy" in marketing the subject salad dressing.</p>	8/1/11	https://saladdressingsettlement.com/

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1/13/11	07-CV-1940 07-CV-1993	(M.D. Fla.)	<p>Eastwood Enters, LLC v. Farha et al. Plaintiffs allege Defendants violated the Securities Exchange Act of 1934 in preparing and publishing materially false and misleading statements to share-holders, potential investors, and the SEC as well as omitting to reveal material information that artificially inflated the price of WellCare common stock.</p> <p>Class members include all persons who purchased or acquired WellCare common stock during the period 2/14/05 through 10/24/07 in the United States. Settlement fund has been proposed that would provide an average recovery of approximately \$6.58 per share of WellCare common stock to class members.</p> <p>Deadline to file a claim is June 4, 2011.</p>	5/4/11	<p>www.WellCareSecuritiesLitigation.com Claims Administrator: 888-345-0869</p>
1/13/11	08-CV-00687	(S.D. Tx.)	<p>In re Superior Offshore International Inc. Securities Litigation Lead Plaintiff and all Persons who purchased the publicly traded common stock of Superior during the period between April 20, 2007 and April 25, 2008, inclusive and were damaged as alleged in the Action thereby (the "Class"), and defendant Superior Offshore Int'l, Inc. ("Superior Offshore").</p> <p>This Settlement enables the Class to recover a percentage of the alleged damages as calculated by Lead Counsel in conjunction with their</p>	5/10/11	<p>Kim E. Miller or Melissa R. Clark Kahn Swick & Foti, LLC 500 5th Avenue, Suite 1810 New York, NY 10110 Tele: 212 696-3730 Fax: 504 455-1498</p> <p>Lewis Kahn, Paul S. Balamon and Sarah C. Boone</p>

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			<p>consultants, without incurring any additional risk. As a result, Lead Plaintiff and Lead Counsel believe this Settlement is a fair and reasonable recovery.</p> <p>Deadline for Class Members' submission of Proof of Claim and Release Forms - 120 days from entry of this order.</p> <p>Any Class Member, who wish to participate in the Settlement shall complete and submit a Claim Form in accordance with the instructions contained therein. Unless the court orders otherwise, all Claim form must be postmarked no later than 120 days after entry of this Order.</p>		<p>Kahn Swick & Foti, LLC 650 Poydras Street, Suite 2150 New Orleans, LA 70130 Telephone: 504 455-1400 Facsimile: 504 455-1498</p>
1/14/11	09-CV-02136	(N.D. Cal.)	<p>Walter, et al. v. Hughes Communications, Inc. Plaintiffs allege that in connection with Hughes' satellite-based internet access services Hughes advertised download, upload and other internet speeds and Hughes disclosures regarding its Fair Access Policy (FAP) were misleading. Hughes early termination fees or ETFs violated the law.</p> <p>Class members are all persons and entities residing in the United States of America who, during any time between May 15, 2005 and (Preliminary Approval Date), were subscribers to any one of the following satellite broadband internet service plans offered by Hughes: Hughes Home, Pro, Pro Plus, Small Office, Business Internet, Elite, Elite Plus, Elite Premium, Basic, Power 150 or Pow 200 together Hughes Consumer Services Plans.</p>	Not set	<p>Attorney for Defendants: Hogan Lovell's US LLP Robert B. Hawk and J. Christopher Mitchell 525 University Avenue, 4th Floor Palo Alto, California 94301 Telephone: (650) 463-4000 - Fax: (650) 463-4199</p> <p>robert.hawk@hoganlovells.com and chris.mitchell@hoganlovells.com</p>

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			Settlement fund has been established and payments will be made to class members based on a court approved plan.		
1/14/11	08-01093	(C.D. Cal.)	<p>In re PFF Bancorp, Inc. ERISA Litigation Plaintiffs allege Defendants violated ERISA laws and breached their fiduciary duties by purchasing and holding PFF Bank Corp, Inc. stock when they knew or should have known it was imprudent to do so.</p> <p>Class members include persons who were participants in or beneficiaries of the PFF 401(k) plan or the PFF ESOP whose individual plan accounts were invested in Bancorp stock at any time during the period from 3/1/03 through 9/8/10.</p> <p>Settlement fund has been established and payments will be made to class members based on a court approved plan.</p>	4/25/11	www.PFFBankERISASettlement.com
1/14/11	09-CV-255	(S.D. Ill.)	<p>Masters v. Lowe's Home Center, Inc., Plaintiff alleged that Lows willfully violated the Fair and Accurate Credit transactions Act of 2003 ("FACTA") and failed to protect Plaintiff and the putative class against identity theft by failing to comply with FACTA's truncation requirement.</p> <p>Class members includes all past and present holders of Lowe's branded GE Money Bank credit cards, who made a payment on their Lowe's branded GE Money Bank credit card balance at a</p>	6/8/11	<p>Additional Information about settlement:</p> <p>www.paymentreceiptsettlement.com</p>

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			<p>new Lowe's store between 1-1-05 and 12-3-06, or at any Lowe's store between 12-4-06 and 3-24-05.</p> <p>Settlement provides Class Members the opportunity to submit a claim to be considered for a gift card. Maximum value of the gift cards will be \$25.00 if one payment was made at a Low's Store, \$33.00 if two payments were made, and \$40.00 if three or more payment were made.</p>		
1/14/11	09-CV-00315	(W.D. Mo.)	<p>Katie Kindler, et al., v. Mitsubishi Motors Credit of America, Inc., et al. Plaintiff alleges that MMCA Lease, Ltd. ("MLL") and Mitsubishi Motors Credit of America, Inc. ("MMCA") failed to disclose an estimate of the property taxes that the consumer would be required to pay municipalities during the lease terms.</p> <p>Class members consists of US consumers who entered into a motor vehicle lease agreement in the US, 1)personal purposes, 2) MLL or MMCA was named as a lessor or as lessor for disclosure purposes or in which MLL or MMCA was assigned the vehicle lease agreement, 3) which exceeded four months in duration, 4) embodied a contractual obligation of \$25,000 or less, 5)did not disclose total amount of ad valorem taxes (property taxes which may be assessed after lease entry date, based on value of vehicle), and 6) active date between April 27, 2008 and April 27, 2009.</p> <p>The Settlement provides that MLL will credit</p>	4/20/11	<p>For more information: https://ecf.mowd.uscourts.gov/cgi-bin/ShowIndex.p</p>

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			\$100 to Class Member account, or if account has a balance of less than \$100 a check will be mailed for the balance to the primary account holder.		
1/18/11	10-CV-20715	(S.D. Fla.)	<p>Kenneth F. Hackett & Associates, Inc. v. GE Capital Information Technology Solutions, Inc. Plaintiff alleges that Defendant for their uniform practice of overcharging by 5% in breach of the contracts between consumers and GE Capital and in violation of Florida's Deceptive and Unfair Trade Practices Act.</p> <p>Plaintiff seeks a declaration that this practice is improper, an order enjoin this practice from continuing, and returns of the 5% that class members have been wrongfully charged and paid.</p> <p>Class members include all individuals or entities in the US, who after 3-9-2004 to present executed a standing multi-year IMA with defendants in which they agreed to pay a Minimum Payment Without Tax, where the Cost Per Image was not enumerated and where the Minimum Payment without Tax was increased.</p> <p>Settlement provides that if you properly complete and return the Claim Form and qualify, the Defendants will reduce the contract rate to the original Minimum Payment without Tax set forth in your IMA and freeze the rate of your Minimum Payment without Tax for the remaining term of the current IMA.</p>	Mid May, 2011	

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			Fairness Hearing will be scheduled for mid-May, 2011.		
1/21/11	07-CV-7014	(N.D. Ill.)	<p>Norfolk County Retirement System v. Ustian, et al. Plaintiffs allege FTC violation includes all persons and entities that purchase publicly traded securities of Navistar on the open market during the Class Period, February 14, 2003 through July 17, 2006.</p> <p>Class Members (CM) are persons who purchased the common stock of Navistar on the open market during the period from February 14, 2003 through July 17, 2006.</p> <p>Settlement states that Class Members are estimated to receive approximately \$0.325 per share of common stock before deduction of fees and expenses.</p> <p>CM's who wish to participate in the settlement shall complete and submit Proof of Claim forms in accordance with the instructions contained therein.</p> <p>Deadline for filing is April 25, 2011.</p>	5/25/11	<p>You must mail your completed and signed proof of claim and release postmarked on or before June 14, 2011</p> <p>Address as follows:</p> <p>Navistar Securities Litigation Claims Administrator c/o Rust Consulting, Inc.</p>
1/31/11	09 CV 1018	(N.D. Ala.)	<p>Abney v. American Home Shield Corporation Plaintiff alleges Defendant violated Section 8 of the Real Estate Settlement Procedures Act when real estate brokers retained a portion of the home warranty premium payments paid by the home buyer in connection with the home mortgage</p>	Not yet set	<p>www.abneyclassaction.com</p> <p>Claims Administrator: Garden City Group</p>

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			<p>loan closing.</p> <p>Class Members include anyone who purchased an American Home Shield Home Service Contract between 5/27/08 and 12/31/10 in connection with the purchase or sale of residential property financed by a federally related mortgage, where any portion of the home warrantee premium was paid to a real estate agent involved in the transaction.</p> <p>Settlement states that AHA will send reimbursements not to exceed \$60.00, to the address provided in the proof of claim form to return the broker's fee to the warrantee purchaser as settlement in full.</p> <p>Proof of claim form and copy of the HUD1 Settlement Statement detailing the purchase of a home owner's warrantee with American Home Shield Corporation are required to file a valid claim to the claims administrator.</p> <p>Approximately 495 District Residents may be affected by this class action.</p>		800-327-3664
1/31/11	05-CV-4681	(N.D. Ill.)	<p>Josef A. Kohen, Breakwater Trading LLC and Richard Hersey v. Pacific Investment Management Co. LLC and PIMCO Funds</p> <p>Plaintiff alleges that PIMCO manipulated prices of June, 2005 ten year U.S. Treasury futures contract to artificially high levels and increased the volatility of prices during May and June 2005.</p>	4/7/2011	<p>by telephone toll free at 1 866-216-0282 or by Writing to Settlement Administrator at: PIMCO Commodities Litigation Settlement c/o Rust Consulting,</p>

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			<p>Class includes all persons and entities that purchased, between May 16, 2005 and June 30, 2005 10-year Treasury note futures contract May 9, 2005 and June 30, 2005 in order to liquidate a short position.</p> <p>Settlement provides for a payment to class members based on a court approved plan based on experts calculations of artificial purchase price paid for June 2005 contracts less the artificially received sales price of June contracts.</p> <p>All proofs of claim shall be submitted by CM's as directed in Notice on/or before 6-7-11.</p>		<p>Inc. P.O. Box 24667 West Palm Beach, FL 33416</p> <p>for more information: www.pimcocommoditieslitigation.com</p>